UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

| UNITED STATES OF AMERICA |) | |
|--|---------------------|--|
| |) | Case No. 1:12-cr-15 |
| V. |) | COLLIER / LEE |
| MICHAEL DALE, SR. |) | COLLIER FEEL |
| REPORT AND | RECOMME | ENDATION |
| Upon Defendant's motion, the Court of | ordered a me | ntal evaluation of Defendant [Doc. 330]. |
| After completion of the mental evaluation, a | forensic repo | ort regarding the evaluation was received |
| by the Court. The findings set forth in the | forensic re | port are that Defendant is not currently |
| suffering from a mental disease or defect ren | ndering him | mentally incompetent to the extent he is |
| unable to understand the nature and conseque | ences of the p | proceedings filed against him or properly |
| assist in his defense, and that he is competer | nt to stand tr | ial. Defendant has filed a waiver of any |
| competency hearing [Doc. 515] ¹ . Given the w | aiver and the | e findings contained in the forensic report, |
| I RECOMMEND that Defendant be found of | competent to | understand the nature and consequences |
| of the proceedings against him, able to assist | in his defen | se, and competent to stand trial. ² |
| SO ORDERED: | | |
| ENTER. | 106 000 | 04 |
| | s/ Susan K SUSAN K. | |
| | | LEE ΓATES MAGISTRATE JUDGE |

¹ The notice of waiver of competency hearing contains a reference to a "Mr. Dixon" in paragraph 1. The Court will treat this as an inadvertent mistake and assume counsel was referring to Defendant Dale.

²A party may serve and file objections to this report and recommendation within fourteen (14) days after being served with a copy of this report and recommendation. Failure to object in accordance with Fed. R. Crim. P. 59 waives a party's right to review.